

REMARKS

In response to the May 17, 2005 Election Requirement, applicant elects to prosecute claims 1-18, 29-44, and 49-53 in the present application. Claims 19-28 (drawn to inertial means) and claims 45-48 (deviance readout) should be withdrawn from consideration.

Further in respect to this application, applicant amends the application and claims to recognize the trademarks of the various resistance exercise machines and responds to the other 35 USC 112 objections made in the parent application U.S. Serial 07/491,274, now U.S. Patent 6,626,805.

A replacement abstract is additionally includes.

In addition to the above, applicant would like to add new claims 54-59.

These claims were subject to a restriction requirement as claims 70-75 on August 8, 1991 in the parent application U.S. Serial 07/491,274, now U.S. Patent 6,626,805.

Applicant, in addition, would like to call the attached patents to the examiner's attention. These patents were cited in the prosecution of the parent application U.S. Serial 07/491,274.

Favorable action is solicited.

Respectfully submitted,

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